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**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

In re Patent Application of: Jiming Sun  
 Title: RING POINTING DEVICE  
 Attorney Docket No.: 884.334US1

**PATENT APPLICATION TRANSMITTAL**

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
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UNITED STATES PATENT APPLICATION

**RING POINTING DEVICE**

INVENTOR: Jiming Sun      Citizenship: United States of America      Residence: Portland, OR

DOCKET # 884.334US1

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ATTORNEY DOCKET 884.334US1

Client Ref. No. P9897

**Abstract** The purpose of this study was to determine the effect of a 12-week training program on the physical fitness of 100 male and 100 female students. The program consisted of three sessions per week, each lasting 45 minutes. The sessions included aerobic exercise, strength training, and flexibility exercises. The results showed that the students who participated in the program showed significant improvements in their physical fitness levels compared to the control group. The improvements were measured using a variety of tests, including the 1-mile run, the 1.5-mile run, the 500-yard swim, the 100-yard swim, the 50-yard swim, the 25-yard swim, the 12.5-yard swim, the 6.25-yard swim, the 3.125-yard swim, the 1.5625-yard swim, the 0.78125-yard swim, the 0.390625-yard swim, the 0.1953125-yard swim, the 0.09765625-yard swim, the 0.048828125-yard swim, the 0.0244140625-yard swim, the 0.01220703125-yard swim, the 0.006103515625-yard swim, the 0.0030517578125-yard swim, the 0.00152587890625-yard swim, the 0.000762939453125-yard swim, the 0.0003814697265625-yard swim, the 0.00019073486328125-yard swim, the 0.000095367431640625-yard swim, the 0.0000476837158203125-yard swim, the 0.00002384185791015625-yard swim, the 0.000011920928955078125-yard swim, the 0.0000059604644775390625-yard swim, the 0.00000298023223876953125-yard swim, the 0.000001490116119384765625-yard swim, the 0.0000007450580596923828125-yard swim, the 0.00000037252902984619140625-yard swim, the 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## BACKGROUND

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manufacturers have developed various solutions, such as the j-key stick, a mini-joystick, or a touch-sensitive pad mounted on the keyboard. But, all of these devices can cause the user to develop repetitive-strain injuries after long periods of usage. Other problems include fatigue, frustration, and awkward hand positions that impact effectiveness in using these pointing devices.

In an attempt to address these problems, ring-like pointing devices have been developed that can be slipped onto the finger of a user. These devices use ultrasound or radio-frequency triangulation to detect the finger position in the air in order to obtain coordinates that emulate a mouse. Using such a device, as the user moves the finger containing the ring through the air, the cursor on the screen moves in correspondence. Unfortunately, this technique requires that the user hang the fingers, hands, or even the arms in the air and make fine hand or finger movements, which can cause fatigue.

Without a better pointing device, users will continue to suffer from repetitive strain injuries, fatigue, frustration, and awkward hand positions that impact effectiveness while using computers.

### BRIEF DESCRIPTION OF THE DRAWINGS

Fig. 1 depicts a pictorial example of a ring pointing device in communication with a computer, according to an embodiment of the invention.

Fig. 2 depicts a block diagram showing more detail of selected elements of the ring pointing device in use with a computer, according to an embodiment of the invention.

Fig. 3A depicts a top view of a sensor unit that can be used in an embodiment of the invention.

Fig. 3B depicts a bottom view of a sensor unit that can be used in an embodiment of the invention.

Fig. 4 depicts a block diagram of a computer that can be used in an embodiment of the invention.

Figs. 5 and 6 depict flowcharts that illustrate methods for carrying out an embodiment of the invention.

### DESCRIPTION

5 In the following detailed description of exemplary embodiments of the invention, reference is made to the accompanying drawings (where like numbers represent like elements) that form a part hereof, and in which is shown by way of illustration specific exemplary embodiments in which the invention may be practiced. These embodiments are described in sufficient detail to enable those  
10 skilled in the art to practice the invention, but other embodiments may be utilized and logical, mechanical, electrical, and other changes may be made without departing from the scope of the present invention. The following detailed description is, therefore, not to be taken in a limiting sense, and the scope of the present invention is defined only by the appended claims.

15 Fig. 1 depicts a pictorial example of a ring pointing device in communication with a computer, according to an embodiment of the invention. Pointing device 110 is shown operating with computer 120. Pointing device 110 is used in conjunction with a graphical user interface (GUI) in which hardware components and software objects are controlled through the selection and the manipulation of associated  
20 graphical objects displayed within computer 120.

Computer 120 contains receiver 170, display screen 187, and keyboard 190. Displayed on display screen 187 is pointer 185, which is controlled by the operation of sensor unit 130, as further described below. Computer 120 is further described with reference to Fig. 4.

25 Pointing device 110 contains ring 115 to which two-dimensional sensor unit 130, right-selection button 140, left-selection button 150, transmitter 160, and ring controller 165 are mounted. Ring 115 is of a size and shape such that it is capable of being worn on a human appendage. In one embodiment, ring 115 is of a size and

shape such that it is capable of being worn on a human digit, such as a finger or thumb. But, in other embodiments, ring 115 is of a size and shape such that it can be worn on a wrist or arm. In one embodiment, ring 115 is formed of molded plastic, but any suitable material could be used. By touching sensor unit 130, the user can move pointer 185 in two dimensions across display screen 187 of computer 120. Sensor unit 130 is further described below under the description for Figs. 3A and 3B.

Right-selection button 140 and left-selection button 150 can be touched by the user to perform selected functions as defined by computer 120. For example, it is typical in computers for a left button touch to select an icon on display screen 187 that pointer 185 is over or adjacent to, but any functions could be defined by computer 120, and the invention is not so limited. Although Fig. 1 shows an embodiment with two selection buttons 140 and 150, in other embodiments any number of buttons could be present. Also, while the embodiment illustrated in Fig. 1 shows buttons 140 and 150 mounted to ring 115, in another embodiment buttons 140 and 150 are mounted to computer 120 in a position accessible by the user's hand.

Ring controller 165 is electrically coupled to sensor unit 130, selection button 140, selection button 150, and transmitter 160. Ring controller 165 operates to translate the signals from sensor unit 130 and selection buttons 140 and 150 into a packet of information, which transmitter 160 sends to receiver 170. In one embodiment, transmitter 160 is an infrared transmitter, receiver 170 is an infrared receiver, and transmitter 160 sends light pulses 180 encoded with packets of information to receiver 170. But in another embodiment, transmitter 160 and receiver 170 employ any wireless technology capable of sending and receiving packets of information, such as radio-frequency technology. Computer 120 will use this packet of information to move pointer 185 based on the activation of sensor unit 130 and perform defined operations based on the activation of selection buttons 140 and 150, as further described below.

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In the embodiment shown in Fig. 1, ring controller 165 is separate from transmitter 160, but in another embodiment, they may be packaged together. In the embodiment shown in Fig. 1, ring controller 165 is separate from sensor unit 130, but in another embodiment, they may be packaged together. In one embodiment, ring controller 165 is an integrated circuit composed of logic gates, programmable logic devices, or other hardware components. In another embodiment, ring controller 165 contains memory and a processor that executes instructions residing in the memory. The operation of ring controller 165 is further described with reference to Fig. 5.

Fig. 2 depicts a block diagram showing more detail of selected elements of the ring pointing device in use with a computer, according to an embodiment of the invention. Two-dimensional sensor unit 130 is electrically coupled to ring controller 165 via signal wire 210. Right-selection button 140 is electrically coupled to ring controller 165 via signal wire 220. Left-selection button 150 is electrically coupled to ring controller 165 via signal wire 221. Ring controller 165 is electrically coupled to transmitter 160 via signal wire 230. Infrared transmitter 160 emits light pulses 180 that encode packets of information, which receiver 170 receives. Receiver 170 is electrically coupled to computer 120 via signal wire 240.

Fig. 3A depicts a top view of sensor unit 130, which can be used in an embodiment of the invention. Sensor unit top 300 contains a plurality of buttons 305-1, 305-2, 305-3, 305-4, 305-5, 305-6, 305-7, and 305-8 arranged in a substantially circular pattern. When the user depresses button 305-1, pointer 185 moves vertically upwards (zero degrees) from its current position on display screen 187. When the user depresses button 305-2, pointer 185 moves upwards and to the right (45 degrees) from its current position on display screen 187. When the user depresses button 305-3, pointer 185 moves horizontally to the right (90 degrees) from its current position on display screen 187. When the user depresses button 305-4, pointer 185 moves downwards and to the right (135 degrees) from its current position on display screen 187. When the user depresses button 305-5, pointer 185

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moves vertically downwards (180 degrees) from its current position on display screen 187. When the user depresses button 305-6, pointer 185 moves downwards and to the left (225 degrees) from its current position on display screen 187. When the user depresses button 305-7, pointer 185 moves horizontally leftward (270 degrees) from its current position on display screen 187. When the user depresses button 305-8, pointer 185 moves upwards and to the left (315 degrees) from its current position on display screen 187. In this way, pointer 185 moves in two dimensions on display screen 187 as controlled by the various buttons.

Although eight buttons are shown in the embodiment of Fig.3A, in other embodiments less or more buttons are present, which operate to move pointer 185 in various directions with less or more granularity on display screen 187.

Fig. 3B depicts a bottom view of sensor unit 130, which can be used in an embodiment of the invention. Sensor bottom unit 340 contains a plurality of sensors 350-1, 350-2, 350-3, 350-4, 350-5, 350-6, 350-7, and 350-8, which are positioned underneath respective buttons 305-1, 305-2, 305-3, 305-4, 305-5, 305-6, 305-7, and 305-8. When the user depresses one of the buttons, the corresponding sensor is activated, which sends a signal across wire 210 to ring controller 165, as further described with reference to Fig. 5. In one embodiment, the signal indicates which sensor was activated and for how long a time period the sensor was activated. In another embodiment, the signal only indicates which sensor was activated.

In one embodiment, the sensors within sensor element 130 are force sensors, which are activated by the buttons exerting pressure on the force sensors. In other embodiments, rocker switches, capacitive-proximity sensors, inductive-proximity sensors, and photoelectric-proximity sensors may be used.

Fig. 4 depicts a block diagram of a computer system that can be used in an embodiment of the invention. Computer system 120 contains memory 405, processor 410, controller 425, and storage 430, which are all coupled via bus 415. Computer 120 further contains receiver 170, which is coupled to controller 425.



Although the various components of Fig. 4 are drawn as single entities, each may consist of multiple entities and may exist at multiple levels.

Memory 405 comprises a number of individual, volatile-memory modules that store segments of operating system and application software while power is supplied to computer 120. The software segments are partitioned into one or more virtual memory pages that each contains a uniform number of virtual memory addresses. When the execution of software requires more pages of virtual memory than can be stored within memory 405, pages that are not currently needed are swapped with the required pages, which are stored within non-volatile storage 430. Memory 405 is a type of memory designed such that the location of data stored in it is independent of the content. Also, any location in memory 405 can be accessed directly without needing to start from the beginning.

Memory 405 contains pointing-device driver 420, which contains instructions capable of being executed by processor 410. In the alternative, pointing-device driver 420 is implemented by control circuitry though the use of logic gates, programmable logic devices, or other hardware components. Pointing device driver 420 receives information from pointing devices, such as ring pointing device 110 via controller 425, and moves pointer 185 on display 187 in response to this information. In one embodiment, pointing device driver 420 responds to interrupts that contain packets of positional information about the pointing device, deletes the pointer at the current location on display 187, writes the old screen contents at this location, reads and saves the screen contents at the new location, and overwrites the new location with the pointer.

Processor 410 executes instructions and includes that portion of computer 120 that controls the operation of the entire computer system, including executing the arithmetical and logical functions contained in a particular computer program. Although not depicted in Fig. 4, processor 410 typically contains a control unit that organizes data and program storage in a computer memory and transfers data and

other information between the various part of the computer system. Processor 410 accesses data and instructions from and stores data to memory 405.

Any appropriate processor could be utilized for processor 410. Although computer 120 is shown to contain only a single processor and a single system bus, the present invention applies equally to computer systems that have multiple processors and to computer system that have multiple buses that each performs different functions in different ways.

In one embodiment receiver 170 receives light pulses 180 from transmitter 160 and transmits the information packets encoded in the light pulses to controller 425. In another embodiment, receiver 170 receives radio waves from transmitter 160 and transmits the information packets encoded in the radio waves to controller 425. Controller 425 converts the information to a format compatible with pointing-device controller 420. In one embodiment, controller 425 issues an interrupt that pointing-device controller 420 processes. Although controller 425 and pointing-device driver 420 are drawn as being separate, in another embodiment, they are packaged together. In one embodiment controller 425 is composed of hardware, but in another embodiment controller 425 contains executable instructions stored in memory 405.

Storage 430 can be implemented as a diskette drive, hard-disk drive, tape drive, CD-ROM, or any other non-volatile storage device. Although storage 430 is shown as being part of computer 120, in another embodiment, it may be external to computer 120, either connected directly, on a network, or attached to a remote computer.

The hardware depicted in Fig. 4 may vary for specific applications. For example, in other embodiments other peripheral devices such as optical-disk media, audio adapters, or chip programming devices, such as PAL or EPROM programming devices are used in addition to or in place of the hardware already depicted.

Computer 120 can be implemented using any suitable computer such as a Macintosh or IBM-compatible personal computer available from a number of vendors. But, an embodiment of the present invention can apply to any hardware configuration that allows manipulation of a pointer on a screen, regardless of whether the computer is a complicated, multi-user computer apparatus, a single-user workstation, a laptop or notebook computer, or a network appliance that does not have non-volatile storage of its own.

As described in detail below, aspects of an embodiment pertain to a method implementable on a computer. In another embodiment, the invention can be implemented as a computer program product for use with a computer. The programs defining the functions of the embodiment can be delivered via a variety of signal-bearing media, which include, but are not limited to:

(1) information permanently stored on non-writeable storage media (e.g., read-only memory devices within a computer such as CD-ROM disks);

(2) alterable information stored on writeable storage media (e.g., storage 430); or

(3) information conveyed to a computer by a communications media, such as through a computer or telephone network, including wireless communications.

Such signal-bearing media, when carrying computer-readable instructions that direct the functions of the present invention, represent embodiments of the present invention.

Fig. 5 depicts a flowchart that illustrates a method for carrying out an embodiment of the invention on ring pointing device 110. Control begins at block 500. Control then continues to block 510 where ring controller 165 determines whether any of the sensors in sensor element 130 have been activated. If the determination at block 510 is true, then control continues to block 520 where ring controller 165 determines which sensor in sensor element 130 was activated and for

what period of time. In another embodiment, ring controller 165 only determines which sensor was activated. Ring controller 165 then converts this sensor information into a relative movement along the X and Y axes in a Cartesian coordinate system corresponding to display screen 187. In one embodiment, the length of the relative movement that ring controller 165 determines may be directly proportional to the length of time that the sensor is activated. Thus, to move pointer 185 a longer distance, the user depresses a button on sensor element 130 a longer time.

Control then continues to block 530 where ring controller 165 sends the relative movement information to transmitter 160 for transmission. Control then returns to block 510, as previously described above.

If the determination at block 510 is false, then control continues to block 540 where ring controller 165 determines whether one of selection buttons 140 or 150 has been activated. If the determination at block 540 is true, control continues to block 550 where ring controller 165 sends an identification of the selection button activated to transmitter 160 for transmission. Control then returns to block 510, as previously described above. If the determination at block 540 is false, control returns to block 510, as previously described above.

Fig. 6 depicts a flowchart that illustrates a method for carrying out an embodiment of the invention on computer 120. Control begins at block 600. Control then continues to block 610 where controller 425 determines whether a signal has been received by receiver 170. If the determination at block 610 is true, then control continues to block 620 where controller 425 converts the information in the signal into information compatible with pointing-device driver 420 and sends the information to pointing-device driver 420. Control then returns to block 610, as previously described above.

If the determination at block 610 is false, then control returns to block 610, as previously described above.

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Figure 1 is a 3D bar chart illustrating the distribution of the number of children per family (0 to 6) across different levels of education (1 to 6) and income (1 to 6). The chart shows that higher education and income levels are associated with a higher number of children per family. The x-axis represents the number of children (0-6), the y-axis represents education level (1-6), and the z-axis represents income level (1-6).

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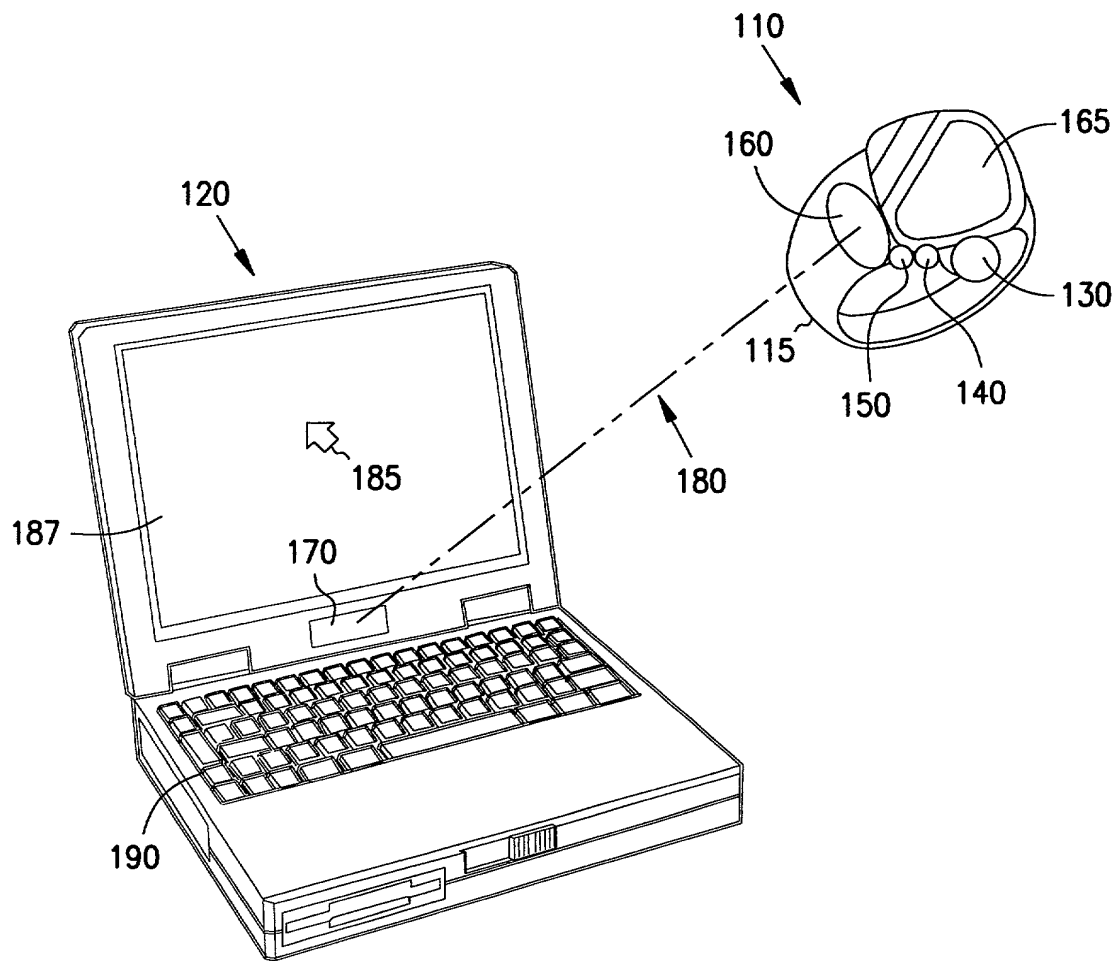


FIG. 1

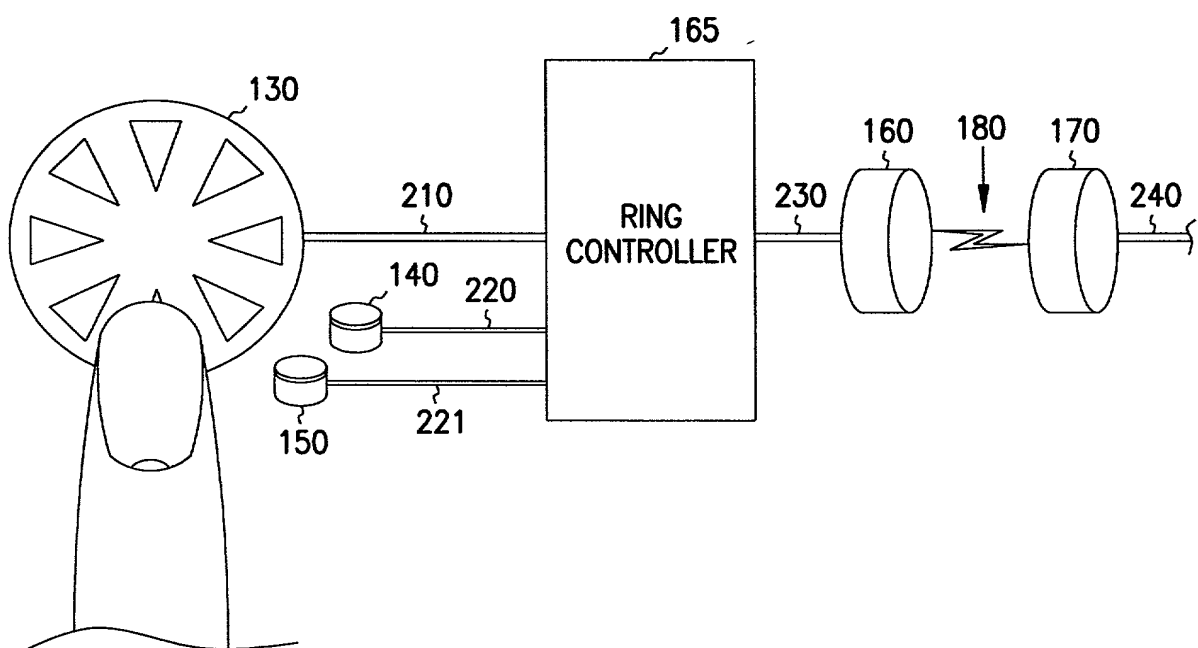


FIG. 2

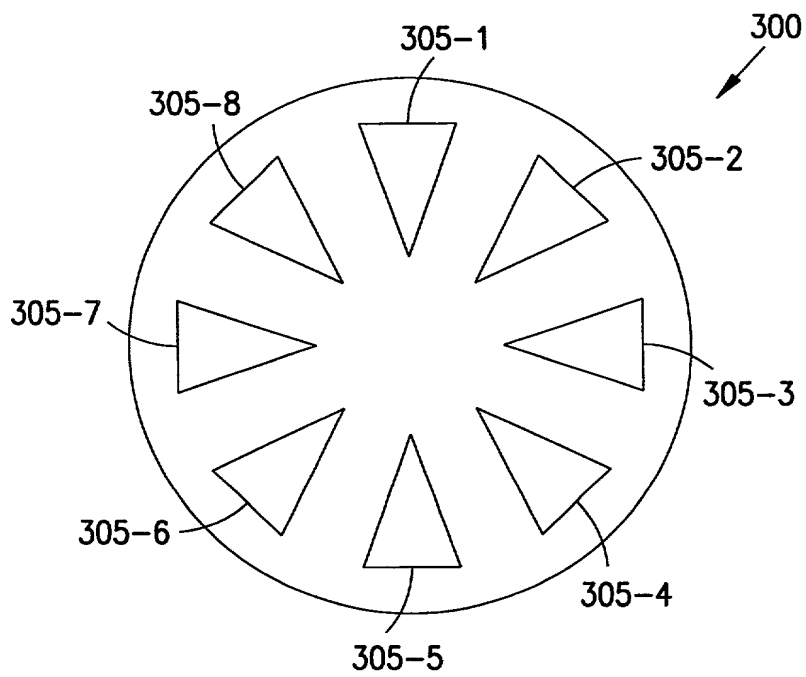


FIG. 3A

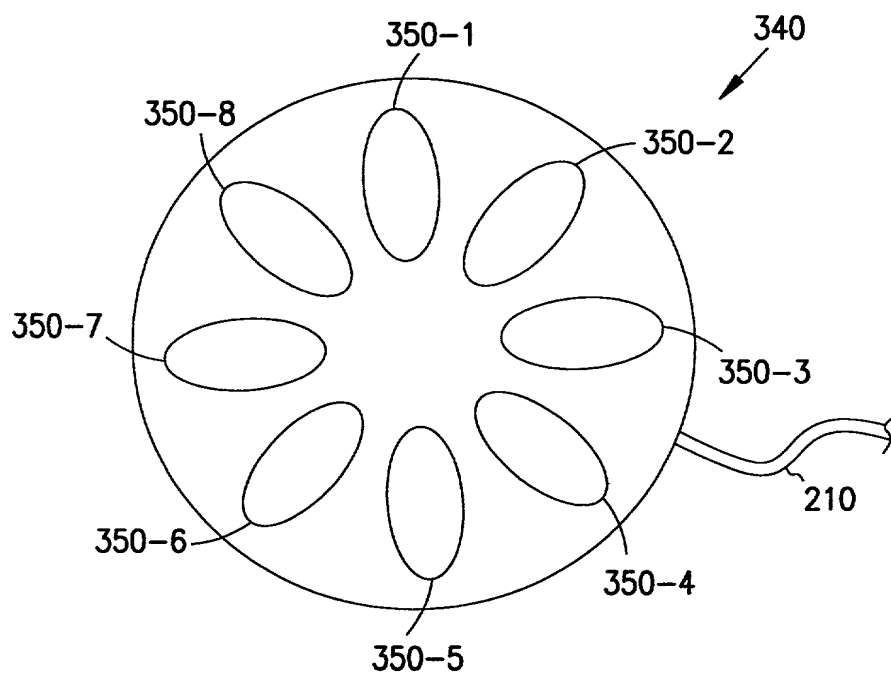


FIG. 3B

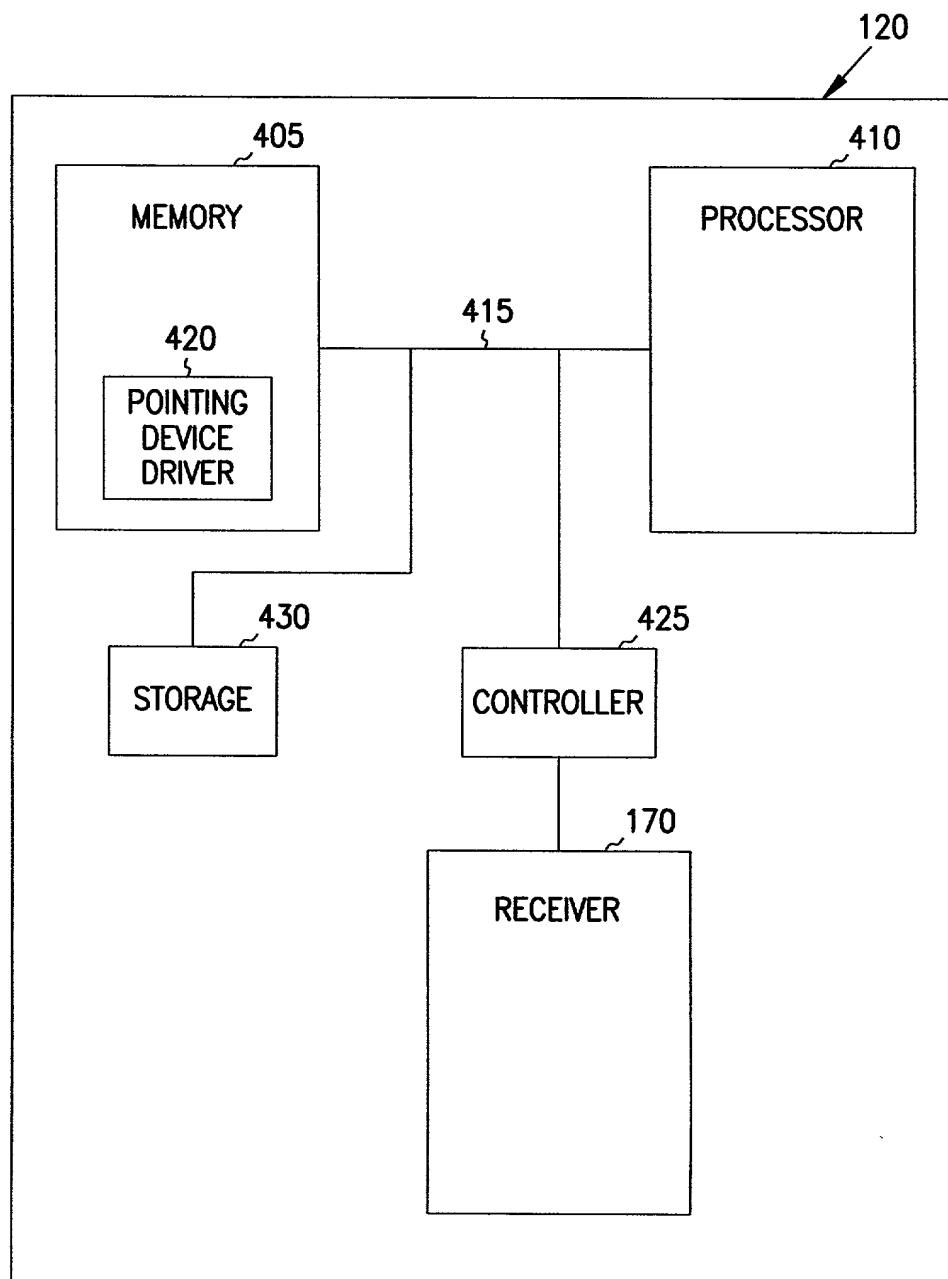


FIG. 4

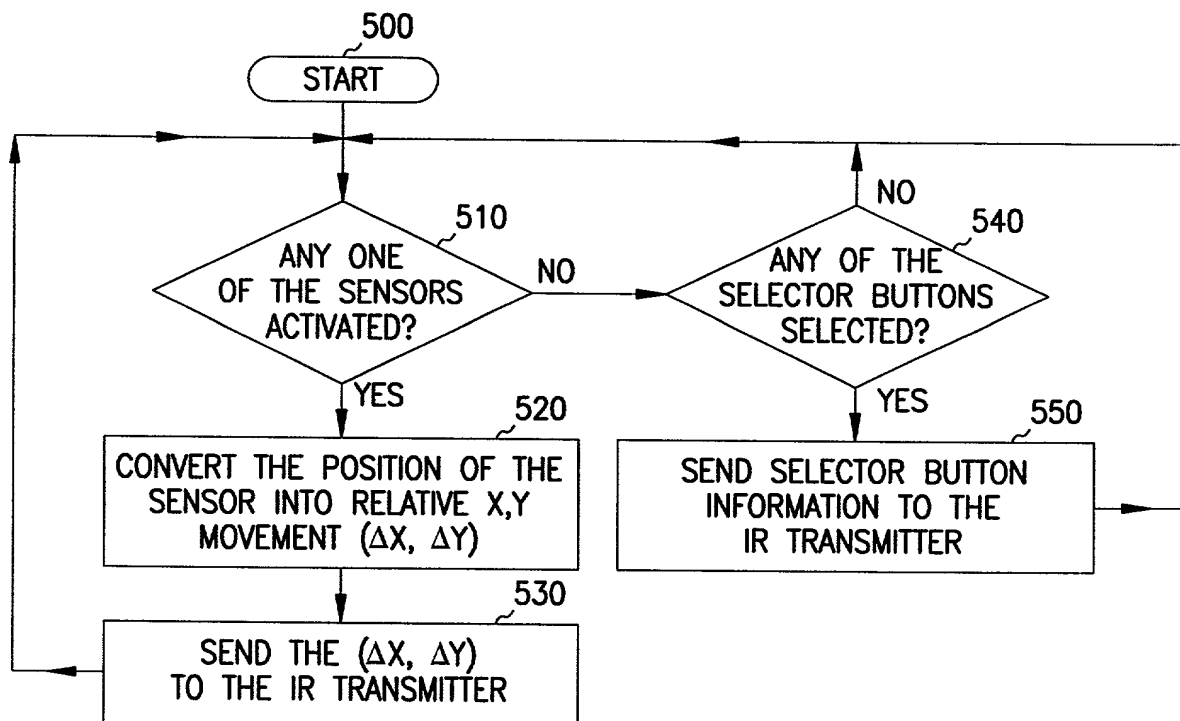


FIG. 5

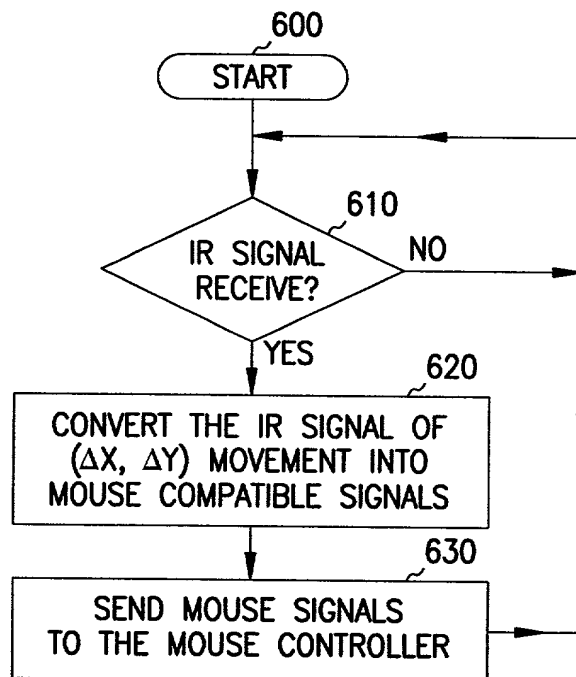


FIG. 6



SCHWEGMAN ■ LUNDBERG ■ WOESSNER ■ KLUTH

# United States Patent Application

## COMBINED DECLARATION AND POWER OF ATTORNEY

As a below named inventor I hereby declare that: my residence, post office address and citizenship are as stated below next to my name; that

I verily believe I am the original, first and sole inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled: **RING POINTING DEVICE**.

The specification of which is attached hereto.

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information which is material to the patentability of this application in accordance with 37 C.F.R. § 1.56 (attached hereto). I also acknowledge my duty to disclose all information known to be material to patentability which became available between a filing date of a prior application and the national or PCT international filing date in the event this is a Continuation-In-Part application in accordance with 37 C.F.R. § 1.63(e).

I hereby claim foreign priority benefits under 35 U.S.C. § 119(a)-(d) or 365(b) of any foreign application(s) for patent or inventor's certificate, or 365(a) of any PCT international application which designated at least one country other than the United States of America, listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on the basis of which priority is claimed:

**No such claim for priority is being made at this time.**

I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below:

**No such claim for priority is being made at this time.**

I hereby claim the benefit under 35 U.S.C. § 120 or 365(c) of any United States and PCT international application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT international application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose material information as defined in 37 C.F.R. § 1.56(a) which became available between the filing date of the prior application and the national or PCT international filing date of this application:

**No such claim for priority is being made at this time.**

Attorney Docket No.: 884.334US1  
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 Filing Date: Even Date Herewith

Page 2 of 3

I hereby appoint the following attorney(s) and/or patent agent(s) to prosecute this application and to transact all business in the Patent and Trademark Office connected herewith:

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Brennan, Leoniede M.	Reg. No. 35,832	Lacy, Rodney L.	Reg. No. 41,136	Scott, John C.	Reg. No. 38,613
Brennan, Thomas F.	Reg. No. 35,075	Lam, Peter	Reg. No. 44,855	Seddon, Kenneth M.	Reg. No. 43,105
Brooks, Edward J., III	Reg. No. 40,925	Lemaire, Charles A.	Reg. No. 36,198	Seeley, Mark	Reg. No. 32,299
Burge, Ben	Reg. No. 42,372	LeMoine, Dana B.	Reg. No. 40,062	Skabrat, Steven P.	Reg. No. 36,279
Chu, Dinh C.P.	Reg. No. 41,676	Lundberg, Steven W.	Reg. No. 30,568	Skaist, Howard A.	Reg. No. 36,008
Clark, Barbara J.	Reg. No. 38,107	Maeyaert, Paul L.	Reg. No. 40,076	Smith, Michael G.	Reg. No. 45,368
Clise, Timothy B.	Reg. No. 40,957	Maki, Peter C.	Reg. No. 42,832	Speier, Gary J.	Reg. No. 45,458
Dahl, John M.	Reg. No. 44,639	Malen, Peter L.	Reg. No. 44,894	Steffey, Charles E.	Reg. No. 25,179
Dracger, Jeffrey S.	Reg. No. 41,000	Mates, Robert E.	Reg. No. 35,271	Su, Gene I.	Reg. No. 45,140
Drake, Eduardo E.	Reg. No. 40,594	McCrackin, Ann M.	Reg. No. 42,858	Terry, Kathleen R.	Reg. No. 31,884
Embretson, Janet E.	Reg. No. 39,665	Mirho, Charles A.	Reg. No. 41,199	Tong, Viet V.	Reg. No. 45,416
Faatz, Cynthia Thomas	Reg. No. 39,973	Moore, Charles L., Jr.	Reg. No. 33,742	Viksnins, Ann S.	Reg. No. 37,748
Fordenbacher, Paul J.	Reg. No. 42,546	Nama, Kash	Reg. No. 44,255	Vogel, Peter J.	Reg. No. 41,363
Forrest, Bradley A.	Reg. No. 30,837	Nelson, Albin J.	Reg. No. 28,650	Wells, Calvin E.	Reg. No. 43,256
Gannon, Owen J.	Reg. No. 36,143	Nielsen, Walter W.	Reg. No. 25,539	Werner, Raymond J.	Reg. No. 34,752
Graves, John N.	Reg. No. 40,362	Novakoski, Leo V.	Reg. No. 37,198	Winkle, Robert G.	Reg. No. 37,474
Harris, Robert J.	Reg. No. 37,346	Oh, Allen J.	Reg. No. 42,047	Woessner, Warren D.	Reg. No. 30,440
Hill, Stanley K.	Reg. No. 37,548	Padys, Danny J.	Reg. No. 35,635	Young, Charles K.	Reg. No. 39,435
Huebsch, Joseph C.	Reg. No. 42,673				

I hereby authorize them to act and rely on instructions from and communicate directly with the person/assignee/attorney/firm/organization/who/which first sends/sent this case to them and by whom/which I hereby declare that I have consented after full disclosure to be represented unless/until I instruct Schwegman, Lundberg, Woessner & Kluth, P.A. to the contrary.

Please direct all correspondence in this case to **Schwegman, Lundberg, Woessner & Kluth, P.A.** at the address indicated below:

**P.O. Box 2938, Minneapolis, MN 55402**

**Telephone No. (612)373-6900**

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Full Name of sole inventor:

**Jiming Sun**

Citizenship:

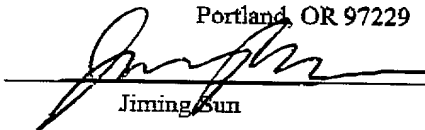
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**17624 NW Waltuck Court  
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Signature:

  
 Jiming Sun

Date:

**11/27/2000**

Full Name of inventor:

Citizenship:

Residence:

Post Office Address:

Signature:

Date:

§ 1.56 Duty to disclose information material to patentability.

(a) A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is canceled or withdrawn from consideration, or the application becomes abandoned. Information material to the patentability of a claim that is canceled or withdrawn from consideration need not be submitted if the information is not material to the patentability of any claim remaining under consideration in the application. There is no duty to submit information which is not material to the patentability of any existing claim. The duty to disclose all information known to be material to patentability is deemed to be satisfied if all information known to be material to patentability of any claim issued in a patent was cited by the Office or submitted to the Office in the manner prescribed by §§ 1.97(b)-(d) and 1.98. However, no patent will be granted on an application in connection with which fraud on the Office was practiced or attempted or the duty of disclosure was violated through bad faith or intentional misconduct. The Office encourages applicants to carefully examine:

- (1) prior art cited in search reports of a foreign patent office in a counterpart application, and
- (2) the closest information over which individuals associated with the filing or prosecution of a patent application believe any pending claim patentably defines, to make sure that any material information contained therein is disclosed to the Office.

(b) Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and

- (1) It establishes, by itself or in combination with other information, a prima facie case of unpatentability of a claim; or
- (2) It refutes, or is inconsistent with, a position the applicant takes in:
  - (i) Opposing an argument of unpatentability relied on by the Office, or
  - (ii) Asserting an argument of patentability.

A prima facie case of unpatentability is established when the information compels a conclusion that a claim is unpatentable under the preponderance of evidence, burden-of-proof standard, giving each term in the claim its broadest reasonable construction consistent with the specification, and before any consideration is given to evidence which may be submitted in an attempt to establish a contrary conclusion of patentability.

(c) Individuals associated with the filing or prosecution of a patent application within the meaning of this section are:

- (1) Each inventor named in the application;
- (2) Each attorney or agent who prepares or prosecutes the application; and
- (3) Every other person who is substantively involved in the preparation or prosecution of the application and who is associated with the inventor, with the assignee or with anyone to whom there is an obligation to assign the application.

(d) Individuals other than the attorney, agent or inventor may comply with this section by disclosing information to the attorney, agent, or inventor.